

nor more than five hundred dollars (\$500), or by imprisonment in jail for not less than thirty days, nor more than ninety days, or by both such fine and imprisonment, in the discretion of the court.

This section was not repealed nor in any way affected by act of 1912, ch. 2, and there is nothing in sec. 204 as re-enacted by said act which imposes any additional penalty or affects the rights of any person under sec. 204 or under this section, of which traverser can complain. Indictment held to correctly charge offenses set out in this section. Since an indictment was based upon this section, an instruction is erroneous which directs jury that sec. 104, which makes wilful neglect of duty the offense, was applicable. Punishment imposed held to be altogether different from that prescribed by this section; remand of record for entry of proper judgment. *Cochran v. State*, 119 Md. 547.

An. Code, sec. 192. 1908, ch. 737, sec. 160P. 1910, ch. 741, sec. 160 O (p. 127).

207. If any clerk or judge of any such primary election, or any person performing the duties thereof shall wilfully keep a false poll list or the book of registry or shall knowingly insert in his poll list or the book of registry any false statement or name or statement or abbreviation of a word or any check, alteration or mark, except as in this sub-title provided, or who is guilty of concealing, wilfully destroying, mutilating, defacing, falsifying or fraudulently removing or secreting the whole or any part of any record registry of voters, return or statement of votes, poll list or any papers, documents, ballots, envelopes or papers of any description in this sub-title directed to be made, filed or preserved permanently or until after the votes are canvassed and the results finally announced, or who shall fraudulently make an entry, erasion or alteration therein, except as allowed and directed by the provisions of this sub-title to do, or who permits or encourages any other person to do so, shall, upon conviction thereof, be punished by a fine of not less than one hundred dollars (\$100) and not more than one thousand dollars (\$1,000), or by imprisonment in jail for not less than ninety days and not more than two years, or by both such fine and imprisonment, the informer to receive one-half of the fine collected.

An. Code, sec. 193. 1908, ch. 737, sec. 160Q. 1910, ch. 741, sec. 160P (p. 128).

208. If any person shall wilfully disobey any lawful command of any judge of such primary election given in the execution of his duty at any primary election, or if during any primary election or during the canvass of votes cast thereat or during any subsequent canvass of returns shall cause any breach of the peace or be guilty of any disorder, violence or threats of violence whereby any such primary election or canvass shall be impeded or hindered or whereby the lawful proceedings of any judge, clerk or challenger or watcher or person designated to be present during the reception or canvass of any ballots, are interfered with, any such person shall, upon conviction thereof, be adjudged guilty of a misdemeanor, and shall be punished by a fine of not less than twenty-five dollars (\$25) nor more than five hundred dollars (\$500), or by both such fine and imprisonment.

An. Code, sec. 194. 1908, ch. 737, sec. 160R. 1910, ch. 741, sec. 160Q (p. 128).

209. If any person knowingly or wilfully shall obstruct, hinder or assault, or by bribery, solicitation or otherwise interfere with any judge or